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- [illegible]

20/11/2019 ॐ ॐ ॐॐॐॐ 9 ॐ ॐॐॐॐ:-

**“225. In every trial before a Court of Session, the prosecution shall be conducted by a public prosecutor, 301(1) .....**

**(2) If in any such case any private person instructs a pleader to prosecute any person in any Court, the Public Prosecutor or Assistant Public Prosecutor in charge of the case shall conduct the prosecution, and the pleader so instructed shall act therein under the directions of the Public Prosecutor or Assistant Public Prosecutor, and may, with the permission of the Court, submit written arguments after the evidence is closed in the case. “**

8. ॐ ॐ ॐॐॐॐ ॐॐॐॐॐॐ ॐॐ ॐॐॐॐॐॐ, ॐॐॐ ॐॐ ॐ ॐॐ ॐॐ ॐॐॐॐॐॐ ॐॐॐ (2001 CriLJ 912 2001 (1), WLN 166) ॐ, ॐॐॐ ॐ ॐॐॐॐ ॐ ॐॐॐॐ ॐॐ, ॐॐ ॐॐ ॐ ॐॐॐॐॐॐॐ ॐ ॐॐॐ ॐ ॐॐॐॐ ॐ ॐॐ, ॐॐ ॐॐॐॐ 02/08/2000 ॐ ॐ ॐॐॐ 8 ॐ ॐॐॐॐ:-

**“ 8. Thus, in all prosecutions, the State is the prosecutor and a proceeding is always treated as proceeding between the State and he accused. The anxiety of the State is to secure peace and security and has a right to prosecute. The complainant has no independent right to have guilty person punished. It is felt necessary in the larger public interest to save the people from prosecution by a private party.**

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**also harassment during the trial. Complainant has also been given limited right to speak during trial by way of submitting written arguments under Section 301(2) and assist the public prosecutor through private counsel with permission of the Court if the facts so permit under Section 302 CrPC.”**

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**S/o** ॐॐ ॐॐॐॐॐॐ ॐॐ  
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